

WORDS—(Continued).

- “Religious, Benevolent, and Charitable Purposes and Uses”—
See WILL, 24.
- “Remain Unused”—See WILL, 28.
- “Reside”—See WILL, 26.
- “Residence”—See TRIAL, 4—WILL, 23.
- “Sale”—See ONTARIO TEMPERANCE ACT, 1.
- “Separate from Sale Agreement”—See PRINCIPAL AND AGENT, 1.
- “Setting-over”—See LANDLORD AND TENANT, 6.
- “Sole Use of herself and my Children”—See WILL, 10.
- “Subrogation”—See WORKMEN’S COMPENSATION ACT.
- “Superior Court”—See STREET RAILWAY, 6.
- “Taking”—See RAILWAY, 5.
- “Term of Years”—See LANDLORD AND TENANT, 3.
- “Terms, Conditions, and Charges and Legacies”—See DEED, 1.
- “Total Assessable Income”—See ASSESSMENT AND TAXES, 3.
- “Touching the Matters in Question”—See DISCOVERY, 3.
- “Trim”—See CONTRACT, 30.
- “Trustee”—See VENDOR AND PURCHASER, 11.
- “Underwriting Form”—See CONTRACT, 28.
- “Unspent”—See WILL, 13.
- “Unused”—See WILL, 28.
- “Upon Payment”—See WILL, 25.
- “Urgency”—See PRACTICE, 3.
- “When Stock shall be Issued”—See CONTRACT, 21.

WORK AND LABOUR.

See Contract, 6, 10, 31—Mechanics’ Liens.

WORKMEN’S COMPENSATION ACT.

Employee in Course of Employment Injured by Negligence of Third Person—Election to Claim Compensation from Board—Payment of Compensation-money by Board—Board Subrogated to Rights of Injured Person—4 Geo. V. ch. 25, sec. 9—Action Brought by Injured Person against Wrongdoer—Recovery of Judgment for Damages and Costs—Action Maintainable in Name of Injured Person—Amount of Judgment to be Paid to Board—Consent of Board after Judgment to Withdrawal of Election—Appeal from Judgment—Meaning and Effect of “Subrogation.” *Hutton v. Toronto R.W. Co.*, 16 O.W.N. 236, 45 O.L.R. 550.—APP. DIV.—*Toronto R.W. Co. v. Hutton*, 17 O.W.N. 293.—S.C. CAN.

See Master and Servant, 1.

WRIT OF SUMMONS.

See Company, 5—Practice, 1, 5, 6.

B/